



January 8, 2014

Ms. Cecilia Tapia
Director
Superfund Division
United States Environmental Protection Agency
Region 7
11201 Renner Boulevard
Lenexa, Kansas 66219

RE: Bridgeton Landfill / OU -1 Coring (Phase 1B, 1C and 2) Investigation Work Plan –
Revision 1

Dear Ms. Tapia:

On behalf of our client, Bridgeton Landfill, LLC (hereinafter Bridgeton Landfill), Feezor Engineering, Inc (FEI) hereby submits a revised version of the *Core Sampling Work Plan (Phases 1B, 1C, and 2)*. This submittal is consistent with the United States Environmental Protection Agency's (USEPA) September 20, 2013, letter directing the investigation under the Additional Work provision of the Administrative Order on Consent for the West Lake OU-1 Superfund Site. The *Core Sampling Work Plan (Phases 1B, 1C, and 2)*, hereinafter referred to as the Work Plan, was revised based upon comments received by the USEPA on December 23, 2013, and follow-up conference call on December 30, 2013.

The December 23, 2013 comment letter discussed the schedule, and the need to maximize overlaps. Therefore the schedule figure was deleted, and Section 10 of the Work Plan was modified to list the tasks and expected durations for each task. The schedule will be optimized with concurrence from the EPA through weekly communication.

The Work Plan has also been modified to remove references to any investigative procedure other than Sonic Drilling and the possible further use of the Gamma Cone Penetration Test (GCPT) methods. The PVC pipe installation was also further explained in the Work Plan. Also, a commitment has been added to investigate the shallow GCPT refusals by either sonic drilling or a modified GCPT procedure in Phase 2. Finally, Table 3 has been modified to address the "Quality Control" – Element B-5 omission.



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Please note the Work Plan does not address the Missouri Department of Natural Resources (MDNR) request for source gas sampling within the sample boreholes. However, based upon our December 30, 2013 conference call, FEI will coordinate with the MDNR to schedule their staff to collect source gas samples from the open borehole. Please note however, we do not believe this sample from a closed borehole would be indicative of air quality or worker exposure during any future excavation activities.

Thank you again for your cooperation in this matter. We look forward to working with you. If you have any questions, please feel free to contact me at (217) 483-3118 or Bridgeton Landfill's Environmental Manager Brian Power at (314) 744-8165.

Sincerely,

A handwritten signature in black ink, appearing to read "Dan R. Feezor". The signature is fluid and cursive, with the first name "Dan" and last name "Feezor" clearly distinguishable.

Daniel R. Feezor, P.E.
Feezor Engineering, Inc.
dfeezor@fezorengineering.com

Attachment: Core Sampling (Phase 1B, 1C and 2) Work

1/8/14